STATE OF FLORIDA IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT
IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT
vs. IN AND FOR DUVAL COUNTY,
FLORIDA
Jane Tylski FILL 2006 CF GKIRA
Defendant 2 2 2000
MAY 2 FILED IN EVIDENCE
MAY DIVISION: E CASE NO. 08-10333
EVII "
PLEA OF GUILS AND NEGOTIATED SENTENCE DATE 2/17/10
I hereby enter my plea of quilty because I am quilty Defense.
I hereby enter my plea of guilty because I am guilty. Before entering such plea of guilty, I was actived of the nature of all the charges against me, the statutory offenses included within such charges, the range of maximum allowable
punishments for each charge, all the possible detenses to each charge, and all circumstances in mitigation of such
charges. I have been advised of all other facts essential to a full and complete understanding of all offences with
which I have been charged, and of all offenses to which I am entering this plea. I have been advised of all direct consequences of the sentence to be imposed.
Specific Terms of Negotiated Sentence: FEB 2 3 2010
My sentence has been negotiated in this case, and I understand that it jets follows:
Place of a silk adjustice and runderstand mile it last someway
Plea of guilty adjudicated guilty to count I Aggravated Child Abuse
Defindant to be placed on two (2) years probation with the
following special randitions & @ Anger control @ Parenting Skills
3) 100 his community service (DA 12,500 establishment of
Education savings account in name of Janie Utley (5) count cont
hay apply for early ternination after one (1) year liber charges proper (no le prosed) consider this negotiated entence to be to my advantage, and I have treely and voluntarily entered my plea of guilty.
All bylat charges propped (nolle acossed)
I consider this negotiated sentence to be to my advantage, and Thave freely and voluntarily entered my plea of guilty. I have not been offered any hope of reward, better treatment, or certain type of sentence to get me to enter this plea,
other than the sentence set forth above. I have not been promised by anyone, including my attorney, that I would
actually serve any less time than set forth above, and I understand that any early release of any sort is not a part of
this plea agreement and is entirely within the discretion of governmental agencies other than this Court. I have not
been threatened, coerced, or intimidated by any person, including my attorney, in any way in order to get me to enter this plea.

Advice of Rights:

I understand that by pleading guilty I give up the following constitutional rights: the right to trial by judge or jury (including, if I am charged with a capital offense, the right to a jury of twelve persons), the right to be represented by counsel at trial, the right to have counsel appointed to represent me if I cannot afford to retain counsel, the right to present witnesses in my own behalf and to compel the attendance of those witnesses, the right to confront the witnesses against me, the right to require the State to prove its case against me beyond a reasonable doubt and, for purposes of this plea hearing, my right against self-incrimination. I further understand that if I am not a citizen of the United States that this plea may subject me to deportation. I also understand that by entering this plea I give up the right to appeal all matters relating to the judgement, including the issue of guilt or innocence.

IN COMPUTER A. J.

. Consultation with Attorney:

I have had ample time to discuss this agreement with my attorney. My attorney and I have read this agreement regarding my guilty plea together in private, and my attorney has explained all portions of this agreement to my complete understanding and satisfaction. We have fully discussed all aspects of the case, including all possible defenses to all charges, including self-defense and any defense based upon any disability, disease, insanity, or intoxication. My attorney has given me the opportunity to ask questions and has answered all of my questions fully and completely. My attorney has taken all actions requested by me, or has explained to my satisfaction and agreement why such actions should not be taken, and I concur with my attorney's decisions in that regard. I am completely satisfied with the services rendered by my attorney on my behalf in this case.

Time for Consideration and Reflection:

I have had sufficient time to consider all charges against me, all possible defenses and circumstances in mitigation, the advice of my attorney, the constitutional rights forfeited by entering into this plea agreement, and the potential consequences that the plea of a guilty may have upon me. I have been provided with the opportunity for additional time to consider and reflect upon these matters, and I specifically state that I do not require any additional time to do so. I wish to proceed with the entry of my guilty plea.

Acknowledged in Open Court:

In open Court I have under oath acknowledged to the Judge of this Court that:

- A. I have read and understood this entire plea agreement, including the rights I am giving up by entering into it;
- B. I am not under the influence of any substance, drug, or condition (physical, mental, or emotional), which interferes with my appreciation of the entire plea agreement into which I am entering and all consequences thereof;
- C. I have not been deprived of, and am properly taking, any medication which is essential to my full, complete, and unimpaired understanding of the plea agreement and these proceedings;
- D. I have entered into and signed this plea of guilty and negotiated sentence freely and voluntarily;
- E. This plea of guilty and negotiated sentence form is true and correct in all respects; and
- F. This form represents the sole and complete agreement between myself and the State. No other agreements, representations, or promises have been made by myself, my attorney, the Court, or any representative of the State.

My signature as Judge of this Court is certification that I have discussed this plea agreement with Defendant and Defendant's attorney in open Court on this date and have asked Defendant questions, considered Defendant's responses, and observed Defendant's demeanor. I find that Defendant has the intelligence to comprehend these constitutional rights, the terms of this plea agreement, the contents of this written agreement, and these proceedings. I further find that Defendant has entered this plea freely and voluntarily and is not under the influence of any disability, substance, drug, or condition which would interfere with Defendant's ability to understand and appreciate the terms of this plea agreement and its consequences.